IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION 5:19-cv-00467-BO

JUSTIN J. WHITE,

Plaintiff,

v.

VANCE COUNTY, NORTH CAROLINA, VANCE COUNTY SHERIFF'S OFFICE, PETER WHITE, in his official and individual capacities, LAWRENCE D. BULLOCK, in his official and individual capacities, WELDON WALLACE BULLOCK, in his official and individual capacities, CURTIS R. BRAME, in his official and individual capacities, and WESTERN SURETY COMPANY a division of CNA SURETY.

APPENDIX TO STATEMENT OF FACTS
IN SUPPORT OF PLAINTIFF'S
MOTION FOR SUMMARY JUDGMENT

Defendants.

NOW COMES, Justin J. White (hereinafter referred to as the "Plaintiff"),by and through the undersigned counsel, and pursuant to Rule 56.1 of the North Carolina Rules of Civil Procedure.

Plaintiff respectfully submits the Appendix to Statement of Facts in Support of Plaintiff's Motion for Summary Judgment. The exhibits are as follows:

1.	J. White Dep.
2.	W. Bullock Dep.
3.	P. White Dep.
4.	W. Bullock – A.1 & A.2 Ethics
5.	W. Bullock –B.6 Domestic Disturbance

6.	W. Bullock – B.8 Treatment of Prisoners
7.	W. Bullock – B.9 Use of Force
8.	W. Bullock – BLET Use of Force
9.	W. Bullock – D.7 Grievance Procedure
10.	W. Bullock – E.1 Personal Conduct
11.	W. Bullock – E.2 Investigate Complaints
12.	W. Bullock – E.3 Workplace Harassment
13.	W. Bullock – F.3 Arrest Procedures
14.	W. Bullock – F.13 Use of K-9s
15.	W. Bullock – F.5 Report of Separation
16.	W. Bullock – J White Background Check Letters
17.	W. Bullock – J White Use of Force Investigation
18.	W. Bullock – Ogletree Letter
19.	W. Bullock – Ord. re K9 Dave
20.	W. Bullock – State v. Hargrove
21.	W. Bullock – Termination Action
22.	W. Bullock – Vance County Personnel Policy
23.	W. Bullock – W. Bullock Firearms Quals
24.	W. Bullock – W. Bullock Signed Force Policy
25.	W. Bullock – White Letters re Previous Employment
26.	W. Bullock – White VCSO Application
27.	P. White- Campbell Statement re Incident with J. White
28.	P. White- J. White Firearms Qual
29.	P. White- J. White Raise

30.	P. White- J. White Rebuttal to Alexander Appraisal
31.	P. White- Notice of Charge of Discrimination
32.	P. White- P. White Response to J. White re Complaint
33.	P. White- Request for Training Waiver
34.	F-5 Separation
35.	EEOC Compl.
36.	J. White Inv.
37.	P. White Order Re. Canine Dave
38.	Am. EEOC Compl.
39.	Not. Of Appt.
40.	Perf. Appr. Rebut.
41.	J. White Title VII Compl.
42.	P. White Resp. to Perf. Appr. Rebut.
43.	P. White Resp. to Title VII Compl.
44.	Notice of EEOC Charge
45.	J. White Susp.
46.	Campbell Stat. re. J. White Traff.
47.	Welborn Stat. re. Appr. Rebut.
48.	Martin Stat. re. Appr. Rebut.

Respectfully submitted, this 31st day of March, 2021.

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PLAINTIFF,

JUSTIN J. WHITE
By his Attorney:
/s/Sharika M. Robinson
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Counsel for Plaintiff Justin J. White

CERTIFICATE OF SERVICE

I hereby certify that on March 31, 2021, the foregoing was served on the following by electronic mail:

Christopher Geis (Chris.Geis@wbd-us.com)

ATTORNEY FOR DEFENDANTS

This, 31th day of March, 2021.

/s/ Sharika M. Robinson
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